IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS WACO DIVISION

Webroot, Inc. and Open Text, Inc.,

Plaintiffs,

v.

Trend Micro Inc.

Defendants.

Trend Micro Inc.

Counterclaim-Plaintiff,

v.

Webroot, Inc. and Open Text, Inc.,

and

Open Text Corp,

Counterclaim-Defendants.

Civil Action No. 6:22-cv-00239-ADA

JURY TRIAL DEMANDED

UNOPPOSED NOTICE OF EXTENSION OF TIME

Without waiving any defenses described or referred to in Rule 12 of the Federal Rules of Civil Procedure, Webroot, Inc. Open Text, Inc. and Open Text Corp. file this Unopposed Notice of Extension of Time to answer or otherwise respond to the counterclaims raised in Defendant Trend Micro Inc.'s Answer, Affirmative Defenses, and Counterclaims to Plaintiffs Webroot, Inc. and Open Text, Inc.'s Complaint for Patent Infringement ("Defendant's Counterclaims") and hereby state:

Case 6:22-cv-00239-ADA-DTG Document 22 Filed 05/27/22 Page 2 of 4

1. On March 4, 2022, Webroot, Inc. and Open Text, Inc. ("Plaintiffs") filed a Com-

plaint against Trend Micro, Inc. ("Defendant") alleging patent infringement. ECF 1.

2. Defendant received a 45-day extension of time to answer or otherwise respond to

the Complaint. ECF 11.

3. On May 16, 2022, Defendant responded by filing Trend Micro Inc.'s Answer, Af-

firmative Defenses, and Counterclaims to Plaintiffs Webroot, Inc. and Open Text, Inc.'s Complaint

for Patent Infringement. ECF 18. Defendant's response included counterclaims asserted against

counterclaim defendants Webroot, Inc., Open Text, Inc. and Open Text Corp. ("Counterclaim De-

fendants").

4. Counsel for Plaintiffs reached out to counsel for Defendant and requested a 45-day

extension to answer or otherwise respond to Defendant's Counterclaims.

5. Counsel for Defendant has informed Counsel for Plaintiff that Defendant does not

oppose the requested extension.

6. The request for extension does not change the date for any hearing, final submission

to the Court related to a hearing, or trial and thus is being submitted as a notice to the Court in

accordance with the Court's Standing Order Regarding Joint or Unopposed Request to Change

Deadlines (filed March 7, 2022).

7. WHEREFORE, Counterclaim Defendants respectfully request that the deadline to

answer or otherwise respond to Defendant's Counterclaims be extended and set to June 30, 2022.

Dated: May 27, 2022

Respectfully submitted,

/s/ Jeffrey D. Mills

MARK D. SIEGMUND mark@swclaw.com JEFFREY D. MILLS jmills@kslaw.com

KING & SPALDING LLP

2

STECKLER WAYNE
CHERRY & LOVE, PLLC

8416 Old McGregor Rd. Waco, Texas 76712

Telephone: (254) 651-3690 Telecopier: (254) 651-3689

STEVEN ROBERT SPRINKLE ssprinkle@sprinklelaw.com SPRINKLE IP LAW GROUP 1301 W. 25th Street, Suite 408 Austin, Texas 78705

Telephone: (512) 637-9221 Telecopier: (512) 371-9088 500 W. 2nd Street, Suite 1800 Austin, TX 78701 Telephone: (512) 457-2027 Telecopier: (202) 626-3737

CHRISTOPHER C. CAMPBELL ccampbell@kslaw.com
PATRICK M. LAFFERTY
plafferty@kslaw.com
KING & SPALDING LLP
1700 Pennsylvania Avenue, NW
Washington, DC 20006
Telephone: (202) 737-0500

Telecopier: (202) 626-3737

BRIAN J. EUTERMOSER
beutermoser@kslaw.com
BRITTON F. DAVIS
bfdavis@kslaw.com
KING & SPALDING LLP
1401 Lawrence Street, Suite 1900
Denver, Colorado 80202
Telephone: (720) 535-2300
Telecopier: (720) 535-2400

Counsel for Webroot, Inc. and Open Text, Inc.

CERTIFICATE OF SERVICE

I hereby certify that all counsel of record as being served with a copy of the foregoing document via the court's CM/ECF system on May 27, 2022.

/s/ Jeffrey D. Mills
Jeffrey D. Mills